1		
2		
3		
4		
5	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE AND TACOMA	
6		
7	LISANDRO SOLIS CAMPOS, et al.,	
8	Plaintiffs,	G22 0 (20 TG7
9	v.	C23-0620 TSZ
10	LOREN K. MILLER, et al.,	MINUTE ORDER
11	Defendants.	
12	JONGSUK OH,	
13	Plaintiff,	C23-1472 TSZ
14	v. ALEJANDRO MAYORKAS,	
15	Defendant.	
16	YULIANNA BERENICE DELUNA; and FERNANDO LEPE PEREZ,	
17		
18	Plaintiffs,	C23-5374 TSZ
	V.	
19	LOREN K. MILLER, et al.,	
20	Defendants.	
21	The following Minute Order is made by direction of the Court, the Honorable Thomas S. Zilly, United States District Judge:	
22		
23		
	MINUTE ORDER - 1	

1 These cases were stayed pending resolution of *Mercado v. Miller*, Case (1) No. 23-16007, by the United States Court of Appeals for the Ninth Circuit. See, e.g., Minute Order (C23-620, docket no. 21). The parties in each matter have advised that, on December 4, 2024, the Ninth Circuit dismissed Mercado as moot because the appellants therein received approval of their unlawful-presence-waiver applications. See, e.g., Stip. Mot. at 1–2 (C23-5374, docket no. 13). In each of these actions, the parties seek to continue the applicable stay, although for different reasons and for different periods of time. The parties' stipulated or joint motions, docket no. 22 in C23-620, docket no. 9 in C23-1472, and docket no. 13 in C23-5374, are GRANTED as follows: 5 Each of these matters shall remain stayed until further order; (a) 6 Within fourteen (14) days after any outstanding unlawful-presence-7 waiver application has been approved or denied, or any anticipated consular interview has been conducted, whichever occurs later, the parties shall file an 8 appropriate notice or stipulation of dismissal or a Joint Status Report indicating why such document cannot be submitted; 9 In any action that remains pending on June 2, 2025, the parties shall 10 file a Joint Status Report by June 16, 2025. 11 **(2)** The Clerk is directed to send a copy of this Minute Order to all counsel of record. 12 Dated this 20th day of December, 2024. 13 Ravi Subramanian 14 Clerk 15 s/Laurie Cuaresma Deputy Clerk 16 17 18 ¹ In Solis Campos, defendants have adjudicated the waiver applications of all but one plaintiff, and they expect to adjudicate the remaining plaintiff's application within the next 180 days; the 19 parties therefore request that the stay continue until June 16, 2025. See Jt. Mot. (C23-620, docket no. 22). In Oh, the parties have expressed a belief that movement on plaintiff's waiver 20 application will occur within the upcoming year, and they have asked that the stay remain in place until June 16, 2025. See Stip. Mot. (C23-1472, docket no. 9). In DeLuna, the unlawful-21 presence-waiver application has been approved, and a consular interview is anticipated to occur within the next 60-to-90 days; the parties wish the stay to be effective until March 18, 2025. See Stip. Mot. (C23-5374, docket no. 13). 22

MINUTE ORDER - 2

23